UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

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LABORERS INTERNATIONAL UNION OF NORTH AMERICA LOCAL NO. 872, Case No.: 2:11-cv-00927-GMN-RJJ Case No.: 2:11-cv-00929-GMN-PAL Plaintiff. Case No.: 2:11-cv-00930-GMN-LRL Case No.: 2:11-cv-00932-GMN-PAL VS. BLUE CHIP ENTERPRISES, INC. **ORDER REASSIGNING CASES** YOLANDA WOODS, d.b.a. STEP BY STEP CLEANING SERVICE SIX STAR CLEANING & CARPET SERVICE, INC. FLOPPY MOP, INC, Defendants.

Before the Court is Plaintiff Laborers International Union of North America Local No. 872 ("Union") Motion to Transfer and Reassign Case to Judge Lloyd D. George, District Judge. Plaintiff filed four law suits against four different defendants. Plaintiff filed identical motions in each case. Blue Chip Enterprises is the Defendant in Case No. 2:11-cv-00927-GMN-RJJ, and the motion to transfer is at ECF No. 6. Yolanda Woods, d.b.a. Step by Step Cleaning Service is the Defendant is Case No. 2:11-cv-00929-GMN-PAL, and the motion to transfer is at ECF No. 5. Six Star Cleaning & Carpet Service, Inc. is the Defendant in Case No. 2:11-cv-00930-GMN-LRL, and the motion to transfer is at ECF No. 5. Floppy Mop, Inc. is the Defendant in Case No. 2:11-cv-00932-GMN-PAL, and the motion to transfer is at ECF No. 5. For the following reasons the Court GRANTS all four (4) motions.

The four named cases all find their genesis in the case of Collins v. Laborers

1	International Union of North America Local 872, Case No. 2:11-cv-00524-LDG-LRL
2	("Collins litigation"). Plaintiffs in that case sued the Union claiming that the Union undertook
3	a number of wrongful actions in violation of the Labor-Management Agreement. The Union
4	now brings various cases against the plaintiffs in the <i>Collins</i> litigation to compel arbitration.
5	Rule 42(a) of the Federal Rules of Civil Procedure provides:
6 7	If actions before the court involve a common question of fact or law, the court may:
8	(1) join for hearing or trial any or all matters at issue in the actions;(2) consolidate the actions; or
9	(3) issue any other orders to avoid unnecessary cost or delay.
10	The Court finds that this case shares common questions of fact and law with the Collin
11	litigation. Transfer of these cases to the Honorable Lloyd D. George, United States District
12	Judge, will result in a judicial economy whereby two Judges will not have to learn the same
13	facts and hearings can be calendared at the same time in multiple cases. Accordingly,
14	Plaintiff's motions are GRANTED.
15	IT IS HEREBY ORDERED that Plaintiff Laborers International Union of North
16	America Local No. 872's Motion to Transfer Case No. 2:11-cv-00927-GMN-RJJ (ECF No.
17	6) is hereby GRANTED ;
18	IT IS FURTHER ORDERED that Plaintiff Laborers International Union of North
19	America Local No. 872's Motion to Transfer Case No. 2:11-cv-00929-GMN-PAL (ECF No.
20	5) is hereby GRANTED ;
21	IT IS FURTHER ORDERED that Plaintiff Laborers International Union of North
22	America Local No. 872's Motion to Transfer Case No. 2:11-cv-00930-GMN-LRL (ECF No.
23	5) is hereby GRANTED ;
24	IT IS FURTHER ORDERED that Plaintiff Laborers International Union of North
25	America Local No. 872's Motion to Transfer Case No. 2:11-cv-00932-GMN-PAL (ECF No.